

The Janesville Daily Gazette.

VOLUME 27

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JANESVILLE, WISCONSIN, FRIDAY, JUNE 15, 1883.

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NUMBER 85

The democracy will have a hard row to hoe next year.

Mr. Tilden is a little too robust to suit some of the democratic leaders. It implies them fear that he will be a lively candidate next year.

A law has been enacted in Pennsylvania abolishing the system of letting the loan in the penal and reformatory institutions of that state.

Frank James, the outlaw, will have his trial next week, at Galatia, Missouri. Taking things as they are now-a-days, Frank hasn't much fear that he will be found guilty.

The government will make money and save itself great humiliation by dropping all further proceedings in regard to the star route trial. What is the use of trials when conviction is impossible?

The anniversary exercises of the State Normal school at Whitewater will begin on Monday, June 18, and will continue till the 21st. The commencement exercises will take place in the Congregational church at 8:30 a.m., Thursday, June 21.

If justice was only half way certain in this country there would be no Dukes assassinations and no Iowa lynchings. It is only when common justice is put under the heel and crushed that men take law in their own hands.

At the annual meeting of the Wisconsin Homeopathic society, held at Madison on Tuesday and Wednesday, the following officers were elected for the ensuing year:

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A Chicago dispatch says "Postoffice Inspector Hershaw returned to that city yesterday, and thinks the results of his northern trip will be appreciated by the letter-writing public of the northwest. Besides arresting W. R. Souter, the thieving ex-postal clerk at LaCrosse, he detected Philip Gilbride, a clerk in the Minneapolis postoffice, robbing the mail. His peculations had been going on for a long time and are supposed to amount to a large sum in the aggregate. He pleaded guilty."

We learn from the State Journal that P. J. Somers, city attorney of Milwaukee, tried to get Secretary of State Timme to go into court with the journals of the late legislature, and prove the illegality of assembly bill No. 400, relating to change of venue in civil cases, which was passed by the assembly, concurred in by the senate, messaged back to the assembly, enrolled, as though passed in the upper house, sent to the governor and by him signed, and then published as a law. The secretary declined to take the valuable journals and records from his vault into open court in Milwaukee, as there is no law compelling him to do so.

THE STAR ROUTE TRIAL.

The country is hardly disappointed because the jury acquitted Stephen A. Dorsey, the notorious star route conspirator. It has been said all along in the columns of the Gazette that "not guilty" would be the verdict. The evidence did not warrant this sort of a verdict, but it was found, nevertheless, and the country will have to abide by it.

When one takes into account the evidence in this case, and looks squarely at the facts regarding the outrageous character of the expedition of the star routes in some of the territories, it will strike him as being nothing less than a piece of unblushing mockery to acquit Mr. Dorsey. There is no doubt that the jury was over-much tampered with by the defendant. He had the ablest counsel that money could buy, and the influence of the hundreds of thousands of dollars he made out of the star route service, turned the heads of the jury, and he was found not guilty. This shows what tremendous power the money of a big thief has. It will bribe juries and corrupt legislatures, and completely overturn and defeat justice. It seems that a modern petit jury has perfect admiration for the man who has the audacity and the luck to steal a million dollars. A man who will do that great thing is a hero, especially when he steals it from the government. This condition of things warrants the opinion that the star route trials will result in nothing but hollow mockeries.

In regard to the difficulty of trying a case of this kind before a jury, the Milwaukee Sentinel says: "The result of this trial, like the result of so many trials in all parts of the country, shows the necessity of finding some substitute for the jury system, which has gradually degenerated into a mere shield of defense for fraud and crime. It is too rude an instrument to serve in this age the pur-

poses for which it was originally designed. It rendered good service in former times, but is no longer adapted to promote justice. Any innocent man would prefer to be tried on a criminal charge before a tribunal of intelligent and trained judges, while the guilty man, however clear the evidence of his crimes may be, can always hope to escape by the verdict or the disagreement of the average jury."

NUTT'S VENGEANCE.

The Excitement at Uniontown, Pa., Subsiding—Dukes' Funeral Procession.

Nutt to be Tried in September—The Neal and Craft Case—A Forlorn Hope—Wickedness at Burlington, Iowa.

Uniontown, Pa., June 15.—The rapidity with which the excitement over the killing of Dukes by young Nutt has melted away here is as unexpected as surprising. It may probably be accounted for by the fact that since December the people of this community have not had anything else to talk about except Dukes killing Nutt and Nutt killing Dukes, and this has grown to be somewhat stale and tiresome. The Nutt murder has been talked about in a quiet unconcerned way, indicating that it was nothing more than what was expected. There are many who openly express gratification over the death of Dukes and for young Nutt have no other criticism than that he did not commit the deed soon enough. There does not seem to be any fear of his conviction for the crime. On the contrary, the opinion is general that in this country there would be no Dukes assassinations and no Iowa lynchings.

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ACQUITTED.

Verdict of Acquitted in the Star-Route Cases.

Reception of the Verdict at Washington and Other Places.

Press Comments and Lawyers' Opinions—A General Feeling of Relief That It Is Over.

WASHINGON, June 15.—A short time after the assembly of the criminal court yesterday morning, the jury filed in, and on being asked if they had any communication to make, the foreman replied that the jury had agreed upon a verdict, and when asked to state what it was, replied: "Not guilty." Immediately the room resounded with cheers, and congratulations were in order. The jury was then discharged with the thanks of the judge, and so ended the second heat of the star-route cases. In the conversation, the foreman stated that five ballots were taken by the jury. The first ballot was upon the question of the existence of a conspiracy, and resulted in a vote of three for and nine against conspiracy. On the second ballot the nine was increased to ten, although the vote was then upon the innocence or guilt of the defendants. This vote remained unchanged until about 8 o'clock yesterday morning, when an acquittal was agreed upon.

What Is Thought of It.

AT WASHINGTON.

Assistant Secretary New replied diplomatically to a question that he thought the verdict was entirely satisfactory to the defense. Being pressed for something more startling he said that he would not like to be quoted. The general sentiment was favorable to the verdict, it was not.

Mr. Tracy was a good fellow. As an officer of the government Mr. New couldn't well express pleasure with the verdict, and as a resident of Indiana he couldn't well deplore the failure to convict the gentleman who is often referred to as the savior of Indiana.

As to the general sentiment, however, Mr. New's question should be answered in the negative. Tracy and Stephen Dorsey have long lived here, and have always been liberal with their money. They have of course a good many friends, and they are especially popular among the young men about town. Among reputable people, who do not happen to be bound personally to the defendants, the conviction of the guilty of the accused is nearly universal. A gentleman of a very large acquaintance, regardless of parties and sets, said to-day that he had heard a great many expressions of opinion regarding the verdict, and every one of them was decidedly uncomplimentary to the jury, except that two or three young fellows of rather rough appearance, finding themselves near Mr. Tracy, took occasion to annoy him by speaking in enthusiastic terms of the verdict and proudly of the prosecution. Mr. Tracy, by the way, was very certain of a conviction, and showed much more disappointment than his colleagues. He is extremely cast down.

Civil-Service Commissioner Gregory said he had not followed the ordinance very closely, but what he knew of the case left little doubt in his mind of the guilt of the accused, and he was surprised at the verdict. He hardly expected a conviction, but he had looked for a mistrial.

George Bliss, of counsel for the prosecution in the star-route cases, when asked last night what he thought of the verdict, said it had been a surprise to him as well as to his associate counsel. He said he would not have been surprised at a disagreement of the jury; that in fact he had been of the opinion the jury would stand about nine for conviction and three for acquittal. The very men, however, whom he depended on as certain to vote for conviction voted the other way. He did not think the honesty of the jury should be impeached because of the verdict. Where twelve men united in a verdict, no lawyer would care to say that they had been improperly influenced. He believed then members of the jury to be misinformed, but that was all. The opinion must be accepted as honest.

Speaking further of the proceedings against the defendants who had just been acquitted he said he thought the cases against Tracy, Kellogg, and the others indicted with Tracy would go over till fall. Judge Tracy proposed to hear cases of local importance before again taking up the star-route cases.

Against the Dorseys, Tracy, and Minor there were practically no more criminal cases. One indictment was on record, but it was one which had been laid aside because Tracy's initials and Vaille's name were improperly set down in it, and, moreover, it did not differ from the one on which the jury had just returned a verdict of acquittal. As to the proposed civil suits against the defendants, he could say little, he did not think a civil process

could be successfully maintained against Tracy, as he had not received money from the government for services in carrying the mails. The proceedings in the civil suits would be to recover the money paid contractors improperly, money for which no service had been rendered, and for money paid for illegally expedited service. He said he did not know whether he could have charge of the civil suits or not, but knew he would not take the management of them if they were to be prosecuted in Washington or any considerable distance from New York city. He did not think the government would want to begin any civil suits in Washington.

There was a large gathering of friends of Col. Ingerson, when asked if he had anything to say about the verdict, replied: "Victory is the only revenge I want. I think it is the most popular verdict given in this country for many years."

THE PRESS.

NEW YORK, June 15.—The World calls the star-route verdict a false one and a public calamity.

The Star says the brilliant efforts of Ingerson brought about the result, and that the trial covered too much time.

The Sun says there is no reason to suppose the verdict was secured by wrongful means. The case was fairly tried, but involved some inherent difficulties of proof, and the task of conviction proved impossible of achievement.

The Tribune says the jury was an exceptionally ignorant one, but a verdict of "not guilty" following the confessions of Tracy and the array of cumulative evidence of a conspiracy, so far from raising a presumption of innocence of the accused or satisfying the public that the evidence was defective, will be thought only to show that corruption and ignorance have combined to do a perfect work.

The Times (Rep.): In the trial which has just ended, the attitude of the administration disengaged a conviction. Whatever may be said of the general excellence of President Arthur's administration, it will not be claimed by his most zealous supporters that he and those about him have shown that stern desire to crush out this intriguing gang which was to be expected of them for the credit of the administration, the credit of the Republican party, and the credit of the nation. The president's position has been ambiguous.

The Herald (Ind.): The verdict of the jury has not merely acquitted the defendants; it condemns the attorney-general and his helpers. It declares on the basis of twelve men that the government brought false charges against the defendants.

The Commercial Advertiser (Republican): All that the star-route trials have accomplished, it would seem, have been to bring disgrace upon the country and the bank accounts of lawyers, dentists, and to the current expenses of the government.

PHILADELPHIA, June 15.—The Press Re-

publican, comments "severely upon the ver-

dict. The Times (Rep.): The acquittal of the star-route thieves under the very shadow of the fountain of our national laws stamps the republic with an indelible impress of shame. Had such a verdict been rendered in one of the primitive tribunals of justice on the outskirts of civilization, where the glaring thefts of the defendants were committed, it would not have startled the country and the world; but a verdict of acquittal in the capital of a great, free government, whose honor and safety are in the majesty of law, is the most profound humiliation ever inflicted upon the nation by a court of justice.

ST. LOUIS, June 15.—The Republican documents the verdict and indicates that the money was used in bringing about the result.

The editor of the Globe-Democrat heard of the news just as he was preparing to attend the day's races. He says the verdict is a surprise to him, and something that was the least expected in view of the facts and the evidence adduced during the trial.

INDIANAPOLIS, June 15.—The Journal says: It would have been next to impossible for a jury of ordinary men, unlearned in the law, to have followed the ways and technicalities which the prosecution introduced to establish their case, and that they failed to do so does not reflect any especial discredit upon them. The result of the exposure made during the trials will be to purify and simplify the postal service in many ways, and to prevent to a great extent any further robberies or jobs that they should be attempted.

The Times says many doubtless will regard the verdict as an unmitigated one, though many would have felt the same if it had been the other way. Good lawyers have from the first doubted the possibility of convicting the defendants, on account of making a technical case, and presume that the jury faithfully performed its duty.

The News thinks the verdict is another illustration of money wearing justice out.

A prominent Republican politician who was interviewed said he considered the verdict an outrage, and that it was calculated to reaffirm the belief that it was impossible to convict a man who relished the government.

BOSTON, June 15.—The Traveller remarks that conviction was hardly expected, but an agreement that the charges were not proven was certainly not looked for.

The Journal says the verdict is a painful surprise, or would be a surprise if experience had not prepared us to expect almost anything of a Washington jury.

The Transcript says: A verdict of not guilty in the star-route trial is natural with a jury which has to be kept from the whisky bottle, not by its own sense of decency and a realization of its responsibility, but by the peremptory order of the court.

The Globe says: The trial concluded with a shameful farce on the jury system. A juror who has been for six months under the control of court officers falls to the floor in a fit of the jitters because his whisky ration is stopped, and when he is filed up with brandy and set up in a box to pass upon questions which the attorneys have wrangled over for months. Procuring a verdict by filling a juror with brandy is certainly a peculiar legal proceeding.

The Herald does not believe the jurymen were corrupted, and says the verdict must be accepted as one of the inexplicable riddles which the jury system frequently produces, and which are doing so much to bring that venerable "palladium of civil rights" into contempt.

CHICAGO, June 15.—Hon. Leonard Sweet says no one has any doubt of the guilt of the accused, but the length of the trial was favorable to them.

EVERY A. STORZ was not surprised at the verdict, as there were many circumstances to furnish the jury with a reasonable doubt.

The Times says the verdict takes no one by surprise, but not because the defendants were innocent. It thinks the accused have now an opportunity to sue the government for damages.

Mr. Tilden does not think will be a candidate.

"I don't know,"

"Will Mr. Arthur be a candidate?"

"I can't say. I don't care to speak on that question."

"What do think of Senator Logan's chances?"

"It would be improper for me to say anything on this subject. Gen. Logan is a fellow-senator, and, besides, the thing is not yet taking shape."

"Will you be a candidate?"

"No, I don't know. Everything is at sea just now. Hem! I think you've got enough for an interview."

"What about the Democrats; will Mr. Tilden come forward?"

"Mr. Tilden I don't think will be a candidate. I have seen him personally, and I know him to be a very feeble man. He is a director in the same road of which I am a director, the Fort Wayne, and I know that he does not attend to any business. I feel quite certain that Mr. Tilden will not accept the nomination if it is tendered him. Those who believe that he should have taken his seat—who think that he was elected in 1876, desire, I suppose, to nominate him. Half the country thought one way, and a little over half thought the other way at that time, you remember."

"What about Butler?"

"I do not care to speak of the personal character of my cue; besides this thing is all too premature."

"Will the Republicans make the tariff an issue, and will the Democrats accept it?"

"It will be made an issue, but it will not be accepted. The Democracy is the party of free trade, but it has not the courage of its convictions. It has not been affirmative on anything for twenty years, and will not be now."

The hour was late and the distinguished gentleman gave evidence of sleepiness, and in mercy the reporter left him to his repose.

THE VIRGINIA SITUATION.

WASHINGTON, June 15.—Senator Mahone in conversation with a press representative, in answer to the suggestion that the situation in Virginia was entirely satisfactory to the Radjulators, said:

"Precisely so. When a man obtains something he never possessed, is not better off than before? Supposing he fails to get what he wants and thinks he ought to have, but never had before. Surely that is not a loss. Well, that illustrates to a certain extent the result of the recent elections in Virginia. It is to be remembered that the Radjulators in the beginning of reconstruction men of the Radjulator party were elected to these places and repeatedly re-elected without contest."

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JANESVILLE, WISCONSIN.

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THE GAZETTE.



COUNTY GOVERNMENT.

Special Meeting of the County Supervisors.

OFFICE OF COUNTY CLERK, JANEVILLE, June 6th, 1883.

At a special meeting of the county supervisors of Rock county met in special session pursuant to a call issued by the clerk on request of a majority of the members. And was called to order by the clerk. The call was for the 11th for the meeting and called the roll.

Present, Peter Aller, F. A. Ames, H. H. Barnes, L. C. Brownell, Amos Brownell, George E. C. C. Gardner, T. Gesley, H. J. Greenman, Wm. Gunn, George Hauthorn, John Hyland, C. C. Keeler, Fenus Kimball, W. J. McAltrie, James N. Nye, Edward K. Palmer, H. S. Shattuck, James Stewart, R. D. Taun, Silas Ward.

All the members present except, C. B. Clark, Wm. Gardner, J. Parady, Wm. D. Smith, and S. C. Sturtevant.

The clerk then announced the first business in order to be the election of a chairman.

Mr. Keeler moved the board take an informal ballot on the question.

The clerk appointed Messrs. Ames and Sheldone to take the ballot.

The whole number of votes given was..... 27

which number R. J. Greenman received..... 10

Peter Aller..... 11

H. H. Barnes..... 1

Silas Ward..... 1

Wm. Gunn..... 1

George Hauthorn..... 1

John Hyland..... 1

C. C. Keeler..... 1

Fenus Kimball..... 1

W. J. McAltrie..... 1

James N. Nye..... 1

Edward K. Palmer..... 1

H. S. Shattuck..... 1

James Stewart..... 1

R. D. Taun..... 1

Silas Ward..... 1

Total..... 27

Leaving a balance of unexpended appropriations..... \$ 161.37

The committee would recommend that tools be purchased for the use of the poor for repairing pipes in court houses as far as possible if the board would be willing to do so.

The committee would further report that they have issued certificates to pay the following bills:

Mr. McAltrie moved that the rules governing this board be the same as the rules governing the last board.

Motion adopted.

Mr. Aller moved that the rules be suspended so that other business may proceed the announcement of the standing committee.

Motion adopted.

Mr. Burdige moved that the board visit the committee to be appointed this afternoon.

Motion adopted.

Mr. McAltrie moved that the hour for starting for the county farm be fixed at 1 o'clock p.m.

Motion adopted.

On motion of Mr. Keeler the board adjourned.

Morning session.

At 10 o'clock a.m.

Board met pursuant to adjournment.

Called to order by the chairman.

The clerk called the roll.

Journal of yesterday read and approved.

The chair then announced the standing committee as follows:

1. THE CHANCE OF NAMES AND TITLES.—Taxes.—J. H. G. Nelson, T. Gesley.

2. DISTRICT ATTORNEY'S BRIEF.—S. T. Merrill, F. A. Ames, H. H. Barnes.

3. CHURCHES, INSTITUTIONS, & SOCIETIES.—William G. Finch, Wm. Gunn, John Hyland.

4. CHANCE OF NAMES OF PERSONS, TOWNS AND VILLAGES.—Charles N. Nye, W. H. Stark, James W. VACATING TOWNS AND VILLAGES.—K. D. Thor, J. W. Stoney, John Hyland.

5. PORTIC BUILDINGS.—R. J. Burdige, Edward K. Palmer, J. McAltrie, Peter Aller.

6. APPORTIONMENT JUDGES.—Peter Aller, K. D. Thor, F. A. Ames.

7. ACCOUNTS RECEIVING AND DISBURSING.—O. C. Brownell, Wm. Gunn, George E. C. Gardner, S. G. Colley.

8. EDUCATION.—At Large—C. C. Keeler, D. C. Burdige, Peter Aller, Silas Ward, 3rd District—James Menzies, Wm. Gunn.

9. ROADS AND BRIDGES.—O. C. Brownell, O. P. Gunn, F. C. Chamberlain, and PENAL INSTITUTIONS.—F. C. Chamberlain, George Hauthorn, Almoner.

Mr. McAltrie presented a petition from W. H. Hurlburt claiming illegal assessment, and asking redress from the county.

Referred to committee on illegal taxes.

Mr. McAltrie presented a following resolution:

Resolved, That the board of supervisors of Rock County, That the committee on public buildings be and they are hereby instructed to carefully examine and get all the information they can regard to the best and most economical method of erecting the buildings in the city of Janesville, and that the board of supervisors of Rock county will be authorized to furnish from the county funds to the amount of three feet above the present ground over said plots so as to make the same level with the ground, and that the board of supervisors be and for the purchase of tools be and is hereby appropriated and made available to the committee for the carrying out of the said purpose.

Adopted and appropriated.

Mr. McAltrie presented the following resolution:

Resolved, That the county agent be authorized and instructed to purchase and use at the county buildings, bituminous instead of asphalt.

Adopted.

Mr. McAltrie moved that the resignation of R. L. Colvin as coroner, addressed to the sheriff, be accepted, and the board be referred to the board of supervisors.

Adopted.

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THE GAZETTE.

FRIDAY, JUNE 15.

The Daily and Weekly Gazette can be found on sale at the bookstores of James Sutherland & Sons, and R. W. King's.

Call and see the large and elegant line of chamber suits of all styles, at W. H. Ashcraft's, 22 West Milwaukee Street.

For SALE—House and lot near first arch, Milwaukee. Five rooms, good cellar and cistern. Inquire of Badger hotel.

Best patent cogwheel, rapid ice cream freezers, cedar tub at Wheelock's \$2.75.

Dunbar's celebrated Betheda water Stearns & Baker sole agents.

Call at the Central carriage works on River street and examine their work; it can't be beat.

VANKIRK sells all groceries at lowest prices.

Whitewash and calsoining material and brushes cheap, at Croft & Whitton's.

LADIES' underwear at Bostwick & Son's, made on lock-stitch machine.

VANKIRK pays highest price in cash or trade for choice butter and fresh eggs.

A great variety of shades in ready mixed paints of the very best quality. Call and get a can at Stearns & Baker's.

HEINRICH has received probably the finest lot of picture cards ever brought to this city—different sizes and shapes, which he gives to customers buying from 25 cents' worth upward.

Mr. John Monaghan will keep a full line of Ludlow's fine shoes for ladies.

Sponges, chamois skins, bath towels, soap, and flesh brushes, at Croft & Whitton's.

W. H. Ashcraft keeps on hand all sizes of the Jackson refrigerator which by a recent trial proved the best.

VANKIRK sells choice cigars and tobacco of all kinds, cheapest in Jamesville.

JOHN MONAGHAN has a fine line of men's shoes, that he will sell cheap, for cash. Call and see them before purchasing elsewhere.

Children's lace mitts 25 cents a pair at Mattie McCullagh & Co's.

Sanborn & Cannell, the old reliable second hand dealers, are still at the front with a full stock of goods, including nearly everything in the house furnishing line.

10 cases of military goods opened today at McKey & Bro.

What's known in every car, In every big hotel, What's known both near and far, And liked by all as well As La Perfection cigars?

Sold by Palmer & Stevens.

We are still selling those Brussels carpets at 75¢ per yard. McKey & Bro.

An elegant line of fancy bordered handkerchiefs at Mattie McCullagh & Co's.

Sateens 15¢ per yard at McKey & Bro. none in the city like them for less than 20¢.

Sateen prints in new styles 8¢, McKey & Bro.

More new beautiful flowers and ribbons at Mattie McCullagh & Co's.

Just received at Mattie McCullagh & Co's a large assortment of ladies' linen collars.

VANKIRK pays highest price for choice potatos.

Boys' suits \$1.50, \$2.00 and \$3.50 at Chicago Cheap Store.

All the new shawls cheapest at Archie Reid's.

Read Green & Rico's new ad. It won't hurt you and may do you good.

McKey & Bro. are advertising special bargains in hosiery.

For Sale.

Three very desirable residence lots about 40x132, on North Jackson street adjoining E. G. Fifield. Also two lots in rear of same about 60x132 on North Franklin street.

DIMOCK & HAYNER, Smith & Jackman's block.

For custom made parlor suits, patent rockers, easy chairs, and lounges at reasonable prices, go to R. H. Morris, East Milwaukee street.

FIRE, CYCLONE, AND HAIL INSURANCE—Dimock & Hayner are prepared to write fire and cyclone insurance in the strongest and largest companies in the world. They make a specialty of insuring growing crops against damage from hail. Office in Smith & Jackman's block.

FOUND AT LAST—The place to have your old furniture repaired and upholstered and mattresses renovated, is at R. H. Morris', opposite Myers opera house.

GREAT SLAUGHTER! Great slaughter! \$50,000 worth of clothing to be closed out in Janesville regardless of cost or value. This is a rare chance for the people of Rock county, and they should not fail to avail themselves of the opportunity of buying these goods at one half their value, as the stock must be closed in the next 30 days. The stock consists of men's, boy's, youth's and children's suits in large variety. Grand opening, Friday, May 23, in A. G. Anderson's old stand, next to Hanchett & Sheldon's hardware store, Main street, sign of red dog.

J. A. BARLING.

For SALE CHEAP—Two fine prairie farms two miles from Janesville city, one contains 120 and one 240 acres. If you want a splendid farm near the city don't let this opportunity pass.

H. B. BIANCHARD.

For SALE—I offer for sale lots 1, 5 and 6 in block 4, original plat of Janesville. These grounds comprise the south half of the block and in the same inclosure of the residence of the Hon. Anson Rogers, and probably is the most desirable plot of ground for an elegant residence in Janesville.

J. B. CROSBY.

Hall's Catfish Cure is sold by Prentiss & Evanson, opposite the postoffice.

WANTED—A girl to do general house work in private family, 18 South Academy street, corner of Center street.

Call and see the large and elegant line of chamber suits of all styles, at W. H. Ashcraft's, 22 West Milwaukee Street.

For SALE—House and lot near first arch, Milwaukee. Five rooms, good cellar and cistern. Inquire of Badger hotel.

Best patent cogwheel, rapid ice cream freezers, cedar tub at Wheelock's \$2.75.

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BRIEFS.

—Ice cream and cake at the Congregational church this evening.

—The English sparrows have their friends, as well as enemies, in this section.

—There are a good many boys engaged in fishing just now, but few are lucky enough to get a bite.

—The courthouse was very quiet today, a recess of the circuit court, and nothing doing in the municipal court.

—Prof. Johnson, the juggler, will occupy Myers opera house on Monday and Tuesday evenings, June 18th and 19th.

—Remember the concert at the Congregational church this evening, which is given for the benefit of the pipe organ fund. The church should be crowded. The concert will be a good one.

—The Rock county teachers' library association will hold a special meeting in their rooms at the court house to-morrow, commencing at one o'clock. A full attendance of the members is requested.

—Quite a number of Janesville people will visit La Prairie grange hall this evening, and participate in the dance, Smith & Slocum's orchestra furnish the music and Messrs. Parker & Evanson provide the supper.

—The first floor joists of Mr. C. W. Jackman's new building were put in place yesterday, and the brick layers commenced work to-day. Rutherford & McDougall the builders, will now crowd the building right along to its completion.

—The Catholic concert band, under the leadership of Mr. John Thoroughgood, returned home from Marinette on the 12:55 train from the north to-day. The band had a good time up north and return home well pleased with the trip.

—Velvet ribbons in all colors and widths at J. H. Roberts.

—The notice of the reunion of the thirteenth regiment at Evansville, published in Wednesday's daily, and our Weekly Gazette of Thursday should have been credited to the Evansville Enterprise, instead of the Review. It was an oversight on our part.

—The races in Milwaukee do not appear to be more than a success than they were in this city, last week. Yesterday McKinney's First Cull took second money, being beaten by Mary Sprague in 2:45 1/4 and 2:45. There are about the same number of horses as at our races, and the attendance is not much larger.

—There will be a change in the timetable of the Northwestern road, taking effect next Monday. The day train going north will arrive at 12:55, and leave at 1:00; and the train going south will arrive at 1:00, and leave at 1:05. It will be seen from this that the trains will pass at this station.

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